

SENATOR SAVAGE PRESIDING

SENATOR SAVAGE: The Chair recognizes Senator Chambers.

SENATOR CHAMBERS: I move we recess until 2 o'clock.

SENATOR SAVAGE: Motion to recess until 2 o'clock. All those in favor vote aye. Opposed vote nay. Machine vote. Have you all voted? Have you all voted? The Clerk will record.

CLERK: 7 ayes, 22 nays to recess, Mr. President.

SENATOR SAVAGE: Motion fails. We'll go to LB 713.

CLERK: Mr. President, the E & R amendments were adopted by the body on 713 yesterday. A motion offered by Senator Murphy was adopted. A motion offered by Senator Dworak was adopted. A motion offered by Senator Warner was adopted. I now have pending amendments offered by Senator Koch and those amendments, Mr. President, are on page 1367 of the Legislative Journal.

SENATOR SAVAGE: The Chair recognizes Senator Koch. Is Senator Koch in the Chamber? Yes, Senator Koch.

SENATOR KOCH: Mr. Speaker, members of the body, in a good faith gesture, I know there are other amendments, evidently there is some agreement to, I've been advised of that, I will withdraw this amendment momentarily and allow other amendments to proceed and reserve the right to re-request this amendment unless other things happen to help us to bring about a reasonable compromise on this issue.

SENATOR SAVAGE: Is there any objection? It is so ordered. Senator Koch's amendment is withdrawn. Is there anything else then, Mr. Clerk?

CLERK: Mr. President, the next amendment is offered by Senator Chambers. He moves to amend LB 713. (Read Chambers amendment found on page 1989 of the Journal.)

SENATOR CHAMBERS: Mr. Chairman, and members of the Legislature, I move the adoption of this amendment and since I know that Tews and Radcliff have been working on the body I'm not going to waste your time in discussing it. It was offered by the Juvenile Court Judges and we'll test today to see how much power these two individuals as lobbying forces have. LB 713 is no longer a bill that relates to the dissemination of certain information. It's a battle between the Legislature and Tews and Radcliff.

SENATOR SAVAGE: The Chair recognizes Senator Murphy. On the Chambers amendment.

SENATOR MURPHY: I do not wish to extend this or prolong it but I cannot in good faith accept the proposition that the public does not have a right to know of the activities of a seventeen or eighteen year old youth when probably one of the most profound abuses of this failure to disseminate information resulted in a fourteen year old youth in McCook killing, not once, but twice, and even after the second killing, the public was not allowed access to that information. Now there is a section in the statute, chapter forty